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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/786,659	02/25/2004	Karen O'Leary	63193.00001	2842	
7590 10/05/2005			EXAMINER		
Squire, Sanders & Dempsey L.L.P.			TRAN, HANH VAN		
Two Renaissan	ce Square	ART UNIT	PAPER NUMBER		
40 North Central Avenue			3637		
Phoenix, AZ 85004-4498			DATE MAILED: 10/05/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

. M						
	Applica	ation No.	Applicant(s)			
	10/786	,659	O'LEARY			
Office Action Summary	Examir	ner	Art Unit			
·	Hanh V		3637			
The MAILING DATE of this com Period for Reply	munication appears on	the cover sheet v	vith the correspondence address	SS		
A SHORTENED STATUTORY PERIOD THE MAILING DATE OF THIS COMM  - Extensions of time may be available under the provafter SIX (6) MONTHS from the mailing date of this If the period for reply specified above is less than the If NO period for reply is specified above, the maxim  - Failure to reply within the set or extended period for Any reply received by the Office later than three mo earned patent term adjustment. See 37 CFR 1.704	IUNICATION. isions of 37 CFR 1.136(a). In no communication. irty (30) days, a reply within the sum statutory period will apply and reply will, by statute, cause the anths after the mailing date of this	event, however, may a statutory minimum of this will expire SIX (6) MO application to become A	reply be timely filed  rly (30) days will be considered timely.  NTHS from the mailing date of this commu.  BANDONED (35 U.S.C. § 133).	unication.		
Status						
1) Responsive to communication(s	) filed on <u>25 February 2</u>	<u>2004</u> .				
2a) This action is <b>FINAL</b> .	2b)⊠ This action is					
3) Since this application is in condi	tion for allowance exce	pt for formal ma	ters, prosecution as to the me	erits is		
closed in accordance with the p	ractice under Ex parte	Quayle, 1935 C.I	D. 11, 453 O.G. 213.			
Disposition of Claims						
4)⊠ Claim(s) <u>1-29</u> is/are pending in t	he application.					
4a) Of the above claim(s)	is/are withdrawn from o	consideration.				
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-29</u> is/are rejected.						
7) Claim(s) is/are objected t						
8) Claim(s) are subject to re	estriction and/or election	n requirement.				
Application Papers			·			
9) The specification is objected to b	y the Examiner.	•				
10)⊠ The drawing(s) filed on <u>25 Febru</u>	<u>ary 2004</u> is/are: a)⊠ a	accepted or b)	objected to by the Examiner.			
Applicant may not request that any	objection to the drawing(s	s) be held in abeya	nce. See 37 CFR 1.85(a).			
Replacement drawing sheet(s) inclu  11) The oath or declaration is objected.	•		• • •	* -		
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a cl	aim for foreign priority :	ınder 35 ILS C	8 119(a)-(d) or (f)			
a) All b) Some * c) None of	* '	ander 00 0.0.0.	3 1 13(a)-(a) 51 (1).			
1. Certified copies of the price		een received.		•		
Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the Intern	national Bureau (PCT R	Rule 17.2(a)).				
* See the attached detailed Office a	action for a list of the ce	rtified copies no	t received.			
Attachment(s)						
1) Notice of References Cited (PTO-892)		4) Interview	Summary (PTO-413)			
2) D Notice of Draftsperson's Patent Drawing Review		Paper No	(s)/Mail Date	2)		
3) Information Disclosure Statement(s) (PTO-14-Paper No(s)/Mail Date 2/25/04.	49 or PTO/SB/08)	5)  Notice of 6)  Other:	Informal Patent Application (PTO-152	د)		
U.S. Patent and Trademark Office	060 4-11 - 5					
PTOL-326 (Rev. 1-04)	Office Action Sum	mary	Part of Paper No./Mail Date 1	0022005		

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#### **DETAILED ACTION**

1. This is the First Office Action on the Merits from the examiner in charge of this application.

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1, 3-4, 6-12, and 14 are rejected under 35 U.S.C. 102(b) as being anticipated by USP 3,629,960 to Roush.

Roush discloses an apparatus for providing privacy for an individual at a workspace, comprising, such as shown in Fig 1, a front panel 10; a first side panel 12 coupled to a first portion of the front panel; and a second side panel 14 coupled to a second portion of the front panel, the panels having a first configuration wherein the panels may stand on a surface of the workspace to provide the privacy and a second configuration wherein the panels may be folded along the first portion of the front panel and the second portion of the front panel, the second configuration comprises a stack of the panels, one or more laminas over one or more of the panels, an indicator coupled to one or more of the panels, the indicator having a plurality of configurations, one configuration of the indicator indicates that the individual is working on an assignment and another configuration of the indicator indicates that the individual has completed the assignment, the indicator comprises a rotatable member, means for retaining a writing

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instrument, the retaining means being coupled to one or more of the panels, means for displaying marking, the displaying means being coupled to one or more of the panels, the marking comprises one or more of a name and goals for the individual, the panels have a thematic silhouette in at least the first configuration, means for retaining an award earned by the individual, the retaining means being coupled to one or more of the panels.

4. Claims 1-5 are rejected under 35 U.S.C. 102(b) as being anticipated by USP 3,538,976 to Gilbert.

Gilbert discloses an apparatus for providing privacy for an individual at a workspace, comprising, such as shown in Fig 1, a front panel 10; a first side panel 12 coupled to a first portion of the front panel; and a second side panel 14 coupled to a second portion of the front panel, the panels having a first configuration wherein the panels may stand on a surface of the workspace to provide the privacy and a second configuration wherein the panels may be folded along the first portion of the front panel and the second portion of the front panel, wherein the first configuration comprises a concave arrangement of the panels wherein each panel has a bottom portion resting on the surface of the workspace, the second configuration comprises a stack of the panels, one or more laminas over one or more of the panels.

## Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

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invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- 6. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
  - 1. Determining the scope and contents of the prior art.
  - 2. Ascertaining the differences between the prior art and the claims at issue.
  - 3. Resolving the level of ordinary skill in the pertinent art.
  - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 7. Claims 13, 15, 17-18, and 20-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Roush.

Roush discloses all the elements as discussed above except for the thematic silhouette comprises a castle-like silhouette, and the method steps recited in said claims.

However, since Roush already teaches the idea of providing thematic silhouette to the apparatus, it would have been obvious and well within the level of one skill in the art to modify the structure of Roush by having the thematic silhouette comprising a castle-like silhouette. Further, it would have been an obvious matter of design choice for aesthetic purpose to use various thematic silhouette. In regard to the method claims, since Roush, as modified, discloses all the elements recited in said claims, it would have been well within the level of one skill in the art to perform the method steps recited therein.

8. Claims 15-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gilbert.

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Gilbert discloses all the elements as discussed above except for the method steps recited in said claims. However, since Gilbert discloses all the elements recited in said claims, it would have been well within the level of one skill in the art to perform the method steps recited therein.

### Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Kelley et al, Albrecht et al, Huff, Sutton, Safranek, Stephens, Grant, and Tanaka all show structures similar to various elements of applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hanh V. Tran whose telephone number is (571) 272-6868. The examiner can normally be reached on Monday-Thursday, and alternate Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lanna Mai can be reached on (571) 272-6867. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

**HVT** 

October 2, 2005

Hanh V. Tran

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